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APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
09/522,020 03/08/2000		03/08/2000	Waichi Yamamura	257743	2745	
909	7590	06/04/2002				
		THROP, LLP	EXAMINER			
P.O. BOX 10500 MCLEAN, VA 22102				DERRINGTON, JAMES H		
				ART UNIT	PAPER NUMBER	
				1731	- 11	
				DATE MAILED: 06/04/2002	,,	

Please find below and/or attached an Office communication concerning this application or proceeding.

•	_				IM-11					
-			Application No.		pplicant(s)					
Office Action Summary			09/522,020	Ī	YAMAMURA ET AL.					
			Examiner		Art Unit					
			James Derrington		1731					
Period for I	The MAILING DATE of this commu Reply	nication ap	ppears on the cover s	heet with the co	rrespondence ad	ldress				
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).  - Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).  Status										
1)⊠ F	Responsive to communication(s) fi	iled on <u>20</u>	) March 2002 .							
2a)⊠ T	his action is FINAL.	2b)□ T	Γhis action is non-fina	ıl.						
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.  Disposition of Claims										
4)⊠ CI	aim(s) 1-10 is/are pending in the	applicatio	on.							
4a	) Of the above claim(s) is/a	re withdra	awn from considerati	on.						
5)∏ CI	aim(s) is/are allowed.									
6)⊠ CI	aim(s) <u>1-10</u> is/are rejected.									
7)□ CI	aim(s) is/are objected to.									
8)☐ CI Application	aim(s) are subject to restrict Papers	ction and/o	or election requireme	ent.						
9)∐ Th∈	e specification is objected to by th	e Examin	er.							
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.										
F	Applicant may not request that any ob	jection to th	he drawing(s) be held in	n abeyance. See	e 37 CFR 1.85(a).					
11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.										
If approved, corrected drawings are required in reply to this Office action.										
12) ☐ The oath or declaration is objected to by the Examiner.										
Priority und	ler 35 U.S.C. §§ 119 and 120									
13)∐ Ac	knowledgment is made of a claim	for foreig	n priority under 35 U	I.S.C. § 119(a)-	·(d) or (f).					
a)	All b) Some * c) None of:									
1.[	Certified copies of the priority	documen	its have been receive	∍d.						
2.[	Certified copies of the priority	document	its have been receive	ed in Application	n <b>N</b> o					
3.[ * See	Copies of the certified copies application from the Intern the attached detailed Office actio	national Bu	ureau (PCT Rule 17.2	2(a)).		Stage				
	nowledgment is made of a claim for					application)				
	The translation of the foreign lar					application).				
15) <u></u> Ack	nowledgment is made of a claim f									
Attachment(s)			_							
2) 🔲 Notice of	References Cited (PTO-892) Draftsperson's Patent Drawing Review (Pon Disclosure Statement(s) (PTO-1449) Page 1		5) 🔲 No		PTO-413) Paper No(stent Application (PTC					

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1. Claims 1-10 are rejected under 35 U.S.C. 112, first paragraph, as containing subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. The amendment "said straightness of which is different from a straightness of said base material" does not have clear basis in the original specification. As pointed out in the first office action, the process as disclosed provides for the use of a standard rod that is straight (page 14, first paragraph). The claims as amended however; include the use of standard rod that is bent as compared with the straightness of the base material. The original disclosure does not set forth the use of a bend standard rod and a straight base material.

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Patent Abstract of Japan, JP-10-114536.

This reference discloses the process of forming a glass rod by heating and elongating a base material. The process also includes vertical adjustment or inclination of the material by movement of the hanging mechanism 1 and/or the elongating mechanism 43. Because of the current claim language, the instant claims do not patentably distinguish over the disclosure of this

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reference. This position is taken because the term "standard rod" is not defined and in fact is readable on the glass rod of the reference.

Applicant's amendment does not obviate the rejection over this reference for the following reasons. The amended claims are inclusive of a process practiced by the reference where a first glass preform is drawn by the apparatus and a second preform with a minuscule difference in straightness is drawn in a second use of the apparatus. One of ordinary skill in the art would understand that the apparatus of JP-10-114536 could be used multiple times. The process of JP-10-114536 includes vertical adjustment or inclination by movement of the hanging mechanism 1 and/or the elongating mechanism 43 as discussed above.

In the first office action, amendments to claim 1 were suggested in order to place the application in condition for allowance. These suggestions are repeated as follows. The invention as set forth in the specification (pp 14 & Fig. 7) includes the process of providing the instant device that includes a hanging and elongation mechanism with a standard rod of ceramic or metal that is straight, adjusting the hanging and elongation mechanism, removing the standard rod and then performing heating and elongation of a base glass material. The claims should be amended accordingly. The cited prior art does not show or reasonably suggest this process.

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO Application/Control Number: 09/522,020

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MONTHS of the mailing date of this final action and the advisory action is not mailed until after

the end of the THREE-MONTH shortened statutory period, then the shortened statutory period

will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR

1.136(a) will be calculated from the mailing date of the advisory action. In no event, however,

will the statutory period for reply expire later than SIX MONTHS from the mailing date of this

final action.

Any inquiry concerning this communication or earlier communications from the examiner

should be directed to James Derrington whose telephone number is (703) 308-3832.

JAMES DERRINGTON PRIMARY EXAMINER

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May 31, 2002